

# **EXHIBIT E**

15jQanwC

1 UNITED STATES DISTRICT COURT  
2 SOUTHERN DISTRICT OF NEW YORK

-----x

3 PASHA ANWAR,

4 Plaintiff,

5 v.

09 CV 118 (THK)

6 FAIRFIELD GREENWICH LIMITED,

7 Defendant.

8 -----x

New York, N.Y.

9 May 19, 2011

3:00 p.m.

10 Before:

11 HON. THEODORE H. KATZ,

12 Magistrate Judge

13 TELEPHONIC APPEARANCES

14 THE BRODSKY LAW FIRM

15 Attorney for Maridome Ltd, Caribetrans, S.A. & Abbott Cap,  
16 Inc. Plaintiffs

RICHARD E. BRODSKY

17 RIVERO, MESTRE & CASTRO

18 Attorneys for Headway Investment Corp. and on behalf of  
19 Standard Chartered Plaintiffs

JORGE A. MESTRE

20 AGUIRRE, MORRIS & SEVERSON, LLP

21 Attorneys for Maria Adriby Valladolid Plaintiff

MARIA C. SEVERSON

22 SULLIVAN & CROMWELL, LLP

23 Attorneys for Standard Chartered Defendants

24 DIANE L. MCGIMSEY

25 SHARON L. NELLES

15jQanwC

1 whatever effort is required, and it's certainly not going to be  
2 akin to that which is necessary to search 500 email accounts,  
3 to turn over documents. As an officer of the Court, I can't  
4 get started with planning this litigation until I see those  
5 documents, and we have been waiting for months for them.

6 MS. MCGIMSEY: Your Honor, any suggestion that we are  
7 sitting on documents is simply incorrect. I think maybe we can  
8 resolve this issue right now because I think I made the  
9 representation earlier in this call, and will make it again.  
10 To the extent that we have hard copied documents that the  
11 plaintiffs are not going to seek a duplicate production of  
12 because they only exist in hard copy, we are endeavoring to  
13 produce those as soon as we can.

14 I will give you a concrete example of some of the  
15 issues that exist. The minutes that I referred to earlier,  
16 when we finished our meet and confers with the plaintiffs, we  
17 went about to see if we could produce those minutes, which I  
18 had informed Mr. Brodsky of course the meeting minutes exist  
19 only in hard copy, we went about to see if we could produce  
20 those immediately. In the course of our review, we discovered  
21 that the minutes were incomplete. They didn't contain their  
22 attachments. So we have had to go to our offices abroad and  
23 have them copied and have them sent here so that we can produce  
24 them immediately.

25 We are not simply setting on the sets of minutes and